## UNITED STATES COURT OF APPEALS

## FOR THE SIXTH CIRCUIT

Deborah S. Hunt Clerk 100 EAST FIFTH STREET, ROOM 540 POTTER STEWART U.S. COURTHOUSE CINCINNATI, OHIO 45202-3988

Tel. (513) 564-7000 www.ca6.uscourts.gov

Filed: December 06, 2018

Ms. Andrea Joan Bernard Warner, Norcross & Judd 111 Lyon Street, N.W. Suite 900 Grand Rapids, MI 49503

Ms. Linda Dreeben National Labor Relations Board Appellate and Supreme Court Litigation Branch 1015 Half Street, S.E. Washington, DC 20570

Henry Ethan Farber Davis, Wright & Tremaine 777 108th Avenue, N.E. Suite 2300 Bellevue, WA 98004

Mr. Matthew Robert Jedreski Davis Wright Tremaine 1201 Third Avenue Suite 2200 Seattle, WA 98101

Mr. Matthew T. Nelson Warner, Norcross & Judd 111 Lyon Street, N.W. Suite 900 Grand Rapids, MI 49503

Ms. Kira D. Vol National Labor Relations Board Appellate and Supreme Court Litigation Branch 1015 Half Street, S.E. Washington, DC 20570 Mr. Eric Weitz National Labor Relations Board Appellate and Supreme Court Litigation Branch 1015 Half Street, S.E. Washington, DC 20570

Re: Case No. 18-1778/18-1895, *Charter Communications, Inc v. NLRB* Originating Case No.: 07-CA-140170: 07-CA-145726: 07-CA-147521

Dear Counsel,

The briefing schedule for this case has been reset and the briefs and appendices listed below must be filed electronically with the Clerk's office no later than these dates.

NLRB's Brief Appendix (if required by 6th Cir. R. 30(c), (f)) Filed electronically by **January 22, 2019** (When filing the brief, use "Second Brief" event.)

Company's Reply Brief (Optional)

Filed electronically **21** days after the NLRB's brief is filed.

See Fed. R. App. P. 26(c)

(When filing the brief, use "Reply Brief" event.)

A party desiring oral argument must include a statement <u>in the brief</u> setting forth the reason(s) why oral argument should be heard. *See* 6th Cir. R. 34(a). If the docket entry for your brief indicates that you have requested oral argument but the statement itself is missing, you will be directed to file a corrected brief.

In scheduling appeals for oral argument, the court will make efforts to avoid dates that counsel have previously brought to its attention as presenting a conflict during weeks when the court is scheduled to sit. The court's sitting schedule may be found at <a href="http://www.ca6.uscourts.gov/oral-argument-calendars">http://www.ca6.uscourts.gov/oral-argument-calendars</a>. Because cases are set for calendar early in the case, counsel should provide as soon as possible any dates of unavailability during the next nine months, preferably no later than the filing of the appellee's brief. Counsel should use the "Counsel Unavailability Form" located on the court's website. If subsequent conflicts arise, counsel should notify the court as soon as possible.

Sincerely yours,

s/Bryant L. Crutcher Case Manager Direct Dial No. 513-564-7013